```
ALEX G. TSE (CABN 152348)
    Acting United States Attorney
 2
    BARBARA J. VALLIERE (DCBN 439353)
 3
    Chief, Criminal Division
    SHEILA A.G. ARMBRUST (CABN 265998)
 4
    Assistant United States Attorney
 5
           450 Golden Gate Avenue, Box 36055
           San Francisco, California 94102-3495
 6
           Telephone: (415) 436-6961
 7
           FAX: (415) 436-7234
           sheila.armbrust@usdoj.gov
 8
    Attorneys for United States of America
 9
                                  UNITED STATES DISTRICT COURT
10
                                NORTHERN DISTRICT OF CALIFORNIA
11
                                          OAKLAND DIVISION
12
13
    UNITED STATES OF AMERICA.
                                                    No. CR 17-00337-03 HSG
14
           Plaintiff,
                                                    STIPULATION AND ORDER CONTINUING
                                                    MATTER AND EXCLUDING TIME UNDER THE
15
        v.
                                                    SPEEDY TRIAL ACT
    AARON EDWARDS,
16
                                                    Dates: March 12, 2018, to August 27, 2018
17
           Defendant.
18
19
           The parties appeared before the Honorable Haywood S. Gilliam, Jr. on March 12, 2018, at which
    point the Court set August 27, 2018, for trial in the matter and August 13, 2018, for the pretrial
20
21
    conference. The Court set these dates based on the declarations of the parties describing their trial
22
    schedules in 2018. The parties stipulated, and the Court ordered, that time between March 12, 2018, and
23
    August 27, 2018, be excluded for effective preparation of counsel and continuity of counsel pursuant to
24
    18 U.S.C. § 3161(h)(7)(B)(iv).
25
           The parties further stipulate, and ask the Court to find, that the requested continuance and
    exclusion of time are in the interests of justice and outweigh the best interest of the public and the
26
27
    defendant in a speedy trial. 18 U.S.C. § 3161(h)(7)(A).
28
    STIP. AND ORD. CONT. & EXCL. TIME UNDER S.T.A.
    CR 17-00337-03 HSG
```

1	SO STIPULATED.	
2	DATED: March 12, 2018	ALEX G. TSE
3		Acting United States Attorney
4		/s/ SHEILA A.G. ARMBRUST
5		Assistant United States Attorney
6	DATED: March 12, 2018	<u>/s/</u>
7		CHARLES WOODSON ERIK BABCOCK
8		Counsel for Defendant Aaron Edwards
9	Attestation of Filer	
10	In addition to myself, the other signatory to this document is Charles Woodson. I attest that I	
11	have his permission to enter a conformed signature on his behalf and to file the document.	
12		
13	DATED: March 12, 2018	/s/
14		SHEILA A.G. ARMBRUST Assistant United States Attorney
15		
16	ORDER	
17	For the reasons stated, this matter is continued until August 27, 2018. The time between March	
18	12, 2018, and August 27, 2018 is excluded from the running of the speedy trial clock for effective	
19	preparation of counsel and continuity of counsel under 18 U.S.C. § 3161(h)(7)(B)(iv). Failure to grant	
20	the continuance would deny the defendant's counsel the reasonable time necessary to prepare, taking	
21	into account the exercise of due diligence.	
22	IT IS SO ORDERED.	1 10 110 1
23	DATED: March 13, 2018	Haywood S. Sell
24		United States District Judge
25		
26		
27		
28		

STIP. AND ORD. CONT. & EXCL. TIME UNDER S.T.A. CR 17-00337-03 HSG